

# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Addiese: COMMISSIONER FOR PATENTS P O Box 1450 Alexandra, Virginia 22313-1450 www.wepto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/817,154	04/01/2004	John Hal Howard	14917,0465US01	1172	
27488 7590 03/17/2008 MERCHANT & GOULD (MICROSOFT)			EXAMINER		
P.O. BOX 2903 MINNEAPOLIS, MN 55402-0903			TRAN, TONGOC		
			ART UNIT	PAPER NUMBER	
			2134		
			MAIL DATE	DELIVERY MODE	
			03/17/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Office Action Summary

Application No.	Applicant(s)		
10/817,154	HOWARD ET AL.		
Examiner	Art Unit		
TONGOC TRAN	2134		

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

G	ameu patent	term adjustment.	366.31	CFK	1.704(0).

Period fo	or Reply
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 2 MONTH(S) OR THIRTY (30) DAYS, CHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  Insorts of time may be available under the provisions of 37 CFR 1.138(a). In no event, however, may a reply be timely filed  SIX (5) MONTHS from the mailing date of this communication.  The provision of time may be available under the provisions of 37 CFR 1.138(a). In no event, however, may a reply be timely filed  SIX (5) MONTHS from the mailing date of this communication.  The provision of the soft or extended period for reply will be platable, cause the application to become ARAMONDED (SU S.C. \$1.33).  The provision of the provis
Status	
1)🛛	Responsive to communication(s) filed on <u>01 April 2004</u> .
2a)□	This action is FINAL. 2b) ☑ This action is non-final.
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.
Disposit	ion of Claims
4)⊠	Claim(s) <u>1-43</u> is/are pending in the application.
	4a) Of the above claim(s) is/are withdrawn from consideration.
5)	Claim(s) is/are allowed.
	Claim(s) <u>1-43</u> is/are rejected.
	Claim(s) is/are objected to.
8)[_	Claim(s) are subject to restriction and/or election requirement.
Applicat	ion Papers
9)	The specification is objected to by the Examiner.
10)	The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
_	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
11)	The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.
Priority (	ınder 35 U.S.C. § 119
12)	Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a)	☐ All b) ☐ Some * c) ☐ None of:
	<ol> <li>Certified copies of the priority documents have been received.</li> </ol>
	Certified copies of the priority documents have been received in Application No
	3. Copies of the certified copies of the priority documents have been received in this National Stage
	application from the International Bureau (PCT Rule 17.2(a)).
- 5	See the attached detailed Office action for a list of the certified copies not received.
Attachmen	t(s)
1) Notic	e of References Cited (PTO-892)  A) Interview Summary (PTO-413)

Notice of Draftsperson's Patent Drawing Review (PTO-948)
 Information Disclosure Statement(s) (PTO/S5/08)

Paper No(s)/Mail Date 8/10/2004, 12/19/2006, 2/1/2008.

6) Other:

Art Unit: 2134

#### DETAILED ACTION

This Office Action is in response to Applicant's application Serial No.
 10/817,154 filed on 4/1/2004. Claims 1-43 are pending for examination.

#### Information Disclosure Statement

 The information disclosure statement (IDS) submitted on 8/10/2004, 12/19/2006 and 2/1/2008 have been considered by the Examiner.

The materials submitted on 1/15/2008 under MPEP 724.02 (Artifact no. 10817154XA) has been considered by the Examiner.

### Claim Rejections - 35 USC § 101

3. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 29-38, 42 and 43 are rejected under 35 U.S.C. 101 because the claims recite "a computer program product". In the Specification, Applicants state that "[a]nother implementation of a computer program product may be provided in a computer data signal embodies in a carrier wave by a computing system and encoding the computer program" (Specification, pages 3).

35 U.S.C. 101 defines four categories which the congress deemed to be the appropriate subject matter of patent: processes, machines, manufactures and compositions of matter. The latter three categories define "things" or "products" while the first category defines "actions" (i.e., inventions that consist of a series of

steps or acts to be performed). A computer program product claim directed to a signal is not statutory under 35 U.S.C. 101 because it does not appear to be a process, machine, manufacture, or composition of matter. (e.g., In re Nuitjen, Docket no. 2006-1371 (Fed. Cir. Sept. 20, 2007); ("A transitory, propagating signal like Nuitjen's is not a process, machine, manufacture, or composition of matter.' (MPEP, 2105).

### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this
 Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Claims 1-43 are rejected under 35 U.S.C. 102(a) as being anticipated by Brickell et al. (U.S. Patent Application Publication No. 2003/0115142, hereinafter Brickell).

With respect to claims 1, 20 and 39, Brickell discloses a method of authenticating an identity of a user seeking access to a relying computing entity, wherein the identity of the user is issued by an authentication service and is not issued by the relying computing entity, the method comprising (e.g. Fig. 3):

receiving at a broker service an authentication request from the relying computing entity to authenticate the identity of the user, wherein a first trust relationship exists between the relying computing entity and the broker service

Application/Control Number: 10/817,154
Art Unit: 2134

(e.g. Fig. 3, User (302), Relying Party (304), Authorization Server (306), Authentication Server (308) and [0036]),

and a second trust relationship exists between the authentication service and the broker service, in the absence of a relevant trust relationship existing between the authentication service and the relying computing entity (e.g. [0036]);

receiving an authentication response from the authentication service, responsive to receiving the authentication request at the broker service (e.g. [0021], [0036]); and

sending an authentication response from the broker service to the relying computing entity representing a trusted authentication of the identity of the user to the relying computing entity based on the first trust relationship and the second trust relationship (e.g. [0021], relying party identify user based on authentication and authorization).

With respect to claims 40 and 42, Brickell discloses a method and a computer program product of establishing a brokerable trust relationship between an authentication broker service and each of a plurality of computing entities, the method comprising (Fig. 5 and 6):

establishing one or more brokered authentication rules governing brokered authentication through the authentication broker service (e.g. Fig. 5, 502 and 504 [0050], Fig. 6, 602, 604, [0057]); obtaining an agreement from each computing entity to comply with the one or more brokered authentication rules (Fig. 6, 606 [0057], profolio); and configuring the authentication broker service to

Art Unit: 2134

authenticate identities of one or more users for each computing entity in accordance with the one or more brokered authentication rules (e.g. Fig. 5, 504, [0050], Fig. 6, 606, [0057]), wherein the one or more users have identities issued by one or more authentication services having trust relationships with the authentication broker service (e.g. Fig. 5, 506, [0050], Fig. 6, 610, [0057]).

With respect to claims 41 and 43, Brickell discloses the method and computer program product of claim 40 and 42 further comprising: exchanging one or more security keys between the authentication broker service and each of the computing entities (e.g. [0035]).

With respect to claims 2 and 21, Brickell discloses the method and computer program product of claims 1 and 20 further comprising:

sending the authentication request to the authentication service, responsive to receiving the authentication request at the broker service (e.g. Fig. 10A, 1002, 1004, 1006).

With respect to claims 3 and 22, Brickell discloses the method and computer program product of claims 1 and 20 further comprising:

collecting a credential of the user, responsive to receiving the authentication request at the broker service; and sending the credential to the authentication service for validation by the authentication service (e.g. 5, 6 and

Art Unit: 2134

10A, collecting credential and sending credential is inherently required in order to enable authentication server to know who they are to authenticate).

With respect to claims 5 and 24, Brickell discloses the method and computer program product of claims 1 and 20 wherein the broker service and the authentication service are hosted by a single computing system (e.g. Fig. 1).

With respect to claims 6 and 25, Brickell discloses the method and computer program product of claims 1 and 20 wherein the broker service and the authentication services are hosted within a single computing entity (e.g. Fig. 1).

With respect to claims 7 and 26, Brickell discloses the method and computer program product of claims 1 and 20 wherein authentication account information associated with the user and maintained by the authentication service is accessible through an interface to the authentication service (e.g. Fig. 3, 310).

With respect to claims 8 and 27, Brickell discloses the method and computer program product of claims 1 and 20 further comprising:

validating based on the first trust relationship that the authentication request was received by the broker service from the relying computing entity (e.g. Fig. 10A, 1002 and 1004).

Application/Control Number: 10/817,154
Art Unit: 2134

With respect to claims 9 and 28, Brickell discloses the method and computer program product of claims 1 and 20 wherein other computing entities have trust relationships established with the broker service (e.g., [0059]).

With respect to claims 13 and 32, Brickell discloses the method and computer program product of claims 1 and 20 wherein the operation of receiving a credential received from the user by the authentication service (e.g. [057]).

With respect to claims 14 and 33, Brickell discloses the method and computer program product of claims 1 and 20 wherein the operation of receiving at a broker service an authentication request comprises: receiving the authentication request at the broker service as a redirected message through a computer system of the user (e.g. 10A, 1002, 1004 and 1006).

With respect to claims 15 and 34, Brickell discloses the method and computer program product of claims 1 and 20 further comprising:

validating a credential received from the user by the authentication service (e.g. Fig. 10A, 1014).

With respect to claims 16 and 35, Brickell discloses the method and computer program product of claims 1 and 20 further comprising:

sending a challenge request to the user, responsive to the operation of receiving at the broker server an authentication request; and validating a

Art Unit: 2134

credential received from the user in response to the challenge request (e.g. claim

Page 8

32).

With respect to claims 17 and 36, Brickell discloses the method and computer program product of claims 1 and 20 further comprising: returning a session ticket to the user to allow user access to the relying computing entity (e.g. Fig. 10A, 1024).

With respect to claims 18 and 37, Brickell discloses the method and computer program product of claims 1 and 20 further comprising: redirecting the user to the authentication service based on an identifier of the user (e.g. 5, 502, 504, 506).

.

## Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior at are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brickell (U.S. Patent No (U.S. Patent Application Publication No. 2003/0115142). Art Unit: 2134

With respect to claims 4 and 23, Brickell does not explicitly disclose the method of claims 1 and 20 wherein the credential cannot be interpreted by the broker service. However, Brickell discloses transmitting user keying information from a user to the registration server instead of the authorization server before it is sent to the authentication server (e.g. Fig. 4). Furthermore, having a separate server to register a user is old and well known. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of transmitting user keying information from user to the authorization server (broker) instead of the registration server before transmitted to the authentication server taught by Brickell to support a dedicated device for user registration purposes to prevent user registration from being slow down by other processes.

With respect to claims 10-12 and 29-31, Brickell does not explicitly disclose the method and computer program product of claims 1 and 20 wherein the first trust relationship represents an agreement between the broker service and the relying computing entity to comply with one or more brokered authentication rules as recognizing assertions provided by the broker server; exchanges of one or more security keys between broker service and relying computing entity. However, establishing agreement to comply with authentication rules (i.e. authentication protocol or key exchanges) between communicating devices over the network is old and well known. It would have been obvious to one of ordinary skill in the art at the time the invention was made

Art Unit: 2134

to implement the well known feature of establishing agreement between devices to comply with authentication rules and exchanging of keys with authentication services associating with a user taught by Brickell to ensure compatibility of authentication protocol between devices for secure communication over unsafe network.

With respect to claims 19 and 38, Brickell discloses the method and computer program product of claims 1 and 20 further comprising:

translating the authentication response received from the authentication service into a protocol recognized by the relying computing entity (e.g. Fig. 10A, 1022).

## Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to TONGOC TRAN whose telephone number is (571)272-3843. The examiner can normally be reached on 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kambiz Zand can be reached on (571) 272-3811. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2134

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Tongoc Tran/ Examiner, Art Unit 2134